



King Sean, House von Dehn <gnosticwisdom37@gmail.com>

24-122310 - NOTICE OF DEFAULT JUDGMENT - REGISTRY FRAUD MALICIOUS PROSECUTION

5 messages

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>

Fri, Oct 24, 2025 at 12:55 PM

Dear Stephen Lichti for Crown,

I had a delightful converse a Sean with William Coyte this morning. William Coyte was Good enough to confirm for Me that the decision to ghost Me and ignore My emails lies entirely with You, Stephen Lichti. William Coyte has specifically provided confirm a Sean that You have received the Notice of Civil and Criminal Liability served upon You by Way of this email address, and all other Notices and inquiries I have made about this Matter that have been addressed to You at this email address, the 'official' email address for Crown.

I'm only going to advise You once that as much as You may Wish to attempt to gaslight Me here, Notice of Liability is the first *due process* of Law in any Common Law Jurisdiction. This is a Common Law Jurisdiction. I require a Court of competent jurisdiction because only a Court of competent Jurisdiction can inherit the jurisdiction necessary to provide relief and remedy to the victim.

You have violated every right and Principal integral to Justice in a free and just society: My right to be informed of the charges without delay, My right to due process and a public Record (ghosting My inquiries about why I can't find My charges in the Court Case Lookup Tool), presumption of innocence and security of the person, unlawful arrest, search and seizure, unlawful confinement, subjected Me to torturous, inhumane conditions without ever having been found guilty of any crime. That is only the harm I have been subject to as a victim of Your negligence SO FAR, You are aggravating the harm by as King of Me to comply with bail conditions that were imposed upon Me unlawfully and in violation of My rights! Your own information shows that the warrant was issued the day after the victim of Your incompetence was arrested. You don't say You have a warrant, arrest some One, hold them in jail overnight, then ask the Judge for a warrant the next day by as King of him to revoke a summons that was never served, and no evidence that any attempt was ever made to serve any of the summons in Your information.

Some of them also appear to be addressed to 'Sean, House von Dehn'... So some One acknowledges that the individual You are serving is not the individual named on Your information. You Wish to Style and Spell My name correctly, proceed against Me formally so that the name on the Registry is the same as the name on the information... No problem. But so long as You are engaged in the same fraud that Vinicius was using

at 100 Constellation Avenue to perpetrate his fraud... Well, let's just say I don't believe in coincidences.

If You don't request to meet with Me to resolve this like a grown up and hold real criminals accountable, I Will be as King to have the charges dismissed and for You to be noted in default, 'Nihil Dicit, Res Judicata' in Your personal, private capacity for everything I am as King of Crown for in compensation for the egregious harm You have done to Me by Your negligence or willful contempt.

As mentioned previously, William Coyte has confirmed that You are receiving My emails and responsible for all correspondence I Will or Will not receive related to this Matter. You are hereby served in Your personal, private capacity.

You have until November 1st, and a Judicial Pre Trial has been scheduled for December 3rd, 2025 at 11:00 Avant Midi in Courtroom number 8. Apparently the Court has many hours available that day so We can discuss My Issues in detail.

Blessings,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

2 attachments

 **23-353404 and 24-122310 - ATTENTION STEPHEN LICHTI - SECOND AND FINAL NOTICE OF CRIMINAL AND CIVIL LIABILITY - MALICIOUS PROSECUTION AND REGISTRY FRAUD.pdf**
168K

 **Stephen Lichti - 24-122310 - Notice of Fraud, Obstruction of Justice, Malicious Prosecution and Treason.pdf**
1190K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>

Wed, Oct 29, 2025 at 9:55 AM

Good morning, Stephen Lichti for Virtual Crown Ottawa, Crown Attorney, and William Coyte,

Again, I don't know if they teach liars posing as lawyers to never Act in Honour or Good Faith and to use their legal license to deceive and exploit People appealing to the provincial Courts for relief and remedy from criminals posing as clerks of the Court.

According to William Coyte, 'operations manager' for Crown Attorney Ottawa, you enter the information onto the Registry when You book a hearing for a motion before a Judge. You enter the information onto the Registry 'correctly', (under the name 'von Dehn') but it becomes magically expressed as 'VON-DEHN' on the public Registry (and therefore the Court Case Lookup Tool) once You enter the information onto the Registry. Apparently, the data entry point You are using is NOT the Registry, it's just a digital 'booking' system for the Courts that gets entered onto the 'official' Court Registry by some One in Toronto?

So You *book a Court date* under the name 'von Dehn' here in Ottawa, and Toronto receives that information (through some *other* entry system that is NOT the official Record, I presume) and changes the Title of the information to 'VON-DEHN', and assigns a new case number to the file (24-122310 becomes 0411998241140414200) so that the information does not show up by entering any of the information the accused has for the same file? So You deliberately change the file number and name of the information to confuse the accused before the Court so that he can't find the information in the Court Case Lookup Tool and when he calls the Court as King about it and providing his birthday to look up the file, all court clerks tell him there is 'nothing in the system' for 'Sean von Dehn' born June 5th, 1073 because there IS nothing in the system for Sean von Dehn, You've Created an entirely fictional entity with malicious intent to deceive Me?

But of course, You are not liable to Me for that because You are not required to respond to My emails, frantically as King what is going on with this file and why I can't find the charges in the system, just two days before You are planning to arrest Me for failing to appear for a hearing You don't Wish to tell Me about and have been deliberately ghosting My email inquiries? And this is NOT gross, prosecutorial misconduct.

William Coyte has explained to Me that I am not receiving replies to My emails because Stephen Lichti has advised all clerks of the Court to ignore My emails to keep Me confused, and that You, Stephen Lichti, are accepting full civil and CRIMINAL liability for his professional misconduct and criminal malfeasance aggravating the harm already done to Me by Your frivolous and vexatious litigation which has violated every right and principal of justice these Courts are alleged to guarantee are protected.

So You are liable to Me for one ounce of Gold for everyday You are proceeding against Me in fraud plus five ounces of Gold for every appointment with My bail supervisor in violation of My rights. You Will take full civil and criminal liability for the incorrect entry on the Court Case Lookup Tool and for ghosting My inquiries about the charges.

You are clearly conspiring with Vinicius Oliveira and Yvonne Goebel who used this same trick to change the file number and name of 23-353404 so they could proceed against Me in fraud in retaliation for attempting to report the apparent collusion with Jester of a Justice Marc Smith, who incorrectly advised Me that My sister was duly awarded a CAET by the provincial Court of Ontario in November or 2022. Curious that no Court in the province of Ontario has any record of such an appointment and three

million dollars in claims against My father were 'discontinued' on Jan. 4, 2025 without any One ever being appointed to Act as his counsel.

You've been proceeding against My dead father in fraud, You've asked two superior Court judges to support and endorse the fraud by having them plead ignorance of the Court of Record. To know if My siblings are engaged in fraud and whether or not My sister was duly awarded a CAET, We really just need to check the Court of Record, right? And the court of Record says You are all full of shit and helping Jove Ponniah continue to perpetrate his grift on My father at the Toronto Courthouse in fraud.

This is the 'real' reason You are gaslighting My inquiries to the Court because there is no logical explanation for clerks of the Court conspiring with criminal liars posing as lawyers, but that's what You are choosing to do.

Just to be clear, You are liable to Me for \$1,000,000.00 in Your personal, private capacity, plus You are liable to Me for all the harm done to My father's estate by proceeding against him without having a legal representative appointed to represent the deceased. Proceeding against dead People in fraud - there is no Word for the deplorable nature of Your character. You are simply a fucking cunt.

Have Your wallet ready on December 3rd.

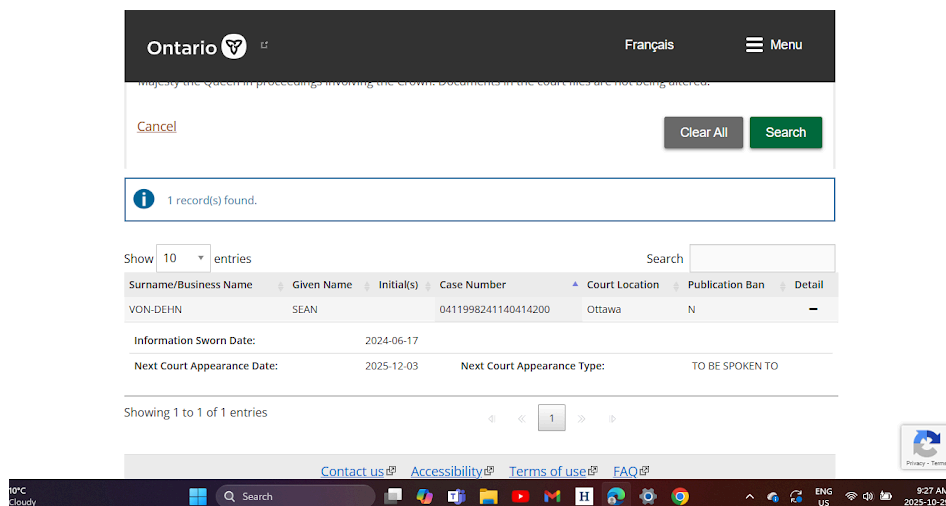
Love and Blessings,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>

Wed, Oct 29, 2025 at 9:59 AM



[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

Wed, Oct 29, 2025 at 10:12 AM

To: Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>

Dear Stephen,

I just Wish to be perfectly clear with You. You can continue to act like a child and demonstrate gross contempt for every principal of the Court, common courtesy, ethics, et cetera. The most belligerent, contemptuous individuals I have ever met, have ALL been liars posing as lawyers, or criminals posing as clerks of the Court. Every One I know who works for the Courts behaves exactly like You - like a contemptuous, spoiled brat incapable of explaining his criminal contempt, and presumably believing You have no obligation to do so because You don't care how much You aggravate the harm already done to Me by Your negligence or willful belligerence and contempt.

You can continue to ghost Me everyday, but everyday adds more aggravation to the harm done and I am going to make You pay. Exploiting My rights is going to cost You because You have caused Me egregious harm by Your complete disregard for the constitutional rights these Courts are expected to protect before all else. The constitution is the highest law in Canada and any code, statute or Act that violates the constitution is a tort. I am being harmed by the loss of My common Law right to due process, fair and impartial proceeding and due process (just to name a few, I'll have a full list for You on December 3rd).

I look forward to hearing from You if You find Your spine.

How about confirming receipt by responding to this thread just to see if William Coyte was lying to Me, or if it Will show up in My inbox as having been sent from 'Virtual.CrownOttawa@Ontario.ca'? I'm guessing You can't reply to My emails because it Will expose the manager's lie.

Blessings,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>

Thu, Oct 30, 2025 at 9:58 AM

Good morning, Stephen Lichti,

Just Wish to let You know that today is the 500 day anniversary (or diem-versary) of Your fraudulent filing with the Court against 'VON-DEHN'. That's 500 ounces of Gold at the market rate for Gold at the time of the hearing (roughly \$3,500/ounce currently). That's in addition to the one million Canadian dollars for the frivolous and vexatious litigation with intent to cause harm.

Damages are available in appropriate cases where they would serve a “functional” purpose in remedying a Charter violation. This requires a claimant to demonstrate that damages would further one or more of the general objects of the Charter, including those of section 24(1), namely: **compensation** (compensate-Sean)(remedying any personal loss the claimant has suffered); **vindication** (*importance of upholding Charter rights*); and/or **deterrence** (of further breaches by state actors) (*Ward, supra*, at paragraphs 25-31).

I don't think anything less than one million dollars is going to be a meaningful deterrent for corrupt state actors like You. I believe ONLY when You are reprimanded and penalized heavily for violating the rights You swore to protect, Will You be motivated to do better in the future. You Act like a child who has never been disciplined.

Have a wonderful day!

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

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